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Transgrain Shipping (Singapore) Pte. Ltd.
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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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GRANVILLE NAVIGATION S.A.

Plaintiff,

07 CV 9823 (CM)

- v –

TRANSGRAIN SHIPPING (SINGAPORE) PTE. LTD.

ORDER TO SHOW CAUSE WHY ATTACHMENT SHOULD NOT BE VACATED OR REDUCED

Defendant.

Upon the Declarations of Jack A. Greenbaum, dated February 19, 2008, and of Timothy Hill and Katrakis Iraklis, each dated February 12, 2008, and Transgrain Shipping (Singapore) Pte. Ltd.'s ("Transgrain") Memorandum of Law, it is Ordered that Plaintiff, Granville Navigation S.A., show cause before this Court in Courtroom 218, United States District Court, 500 Pearl Street, New York, N. Y., on 2/28, 2008 at 2:30 f.m., why an Order should not be entered, pursuant to Rule E(4)(f) and (6) of the Supplemental Rules for Admiralty and Maritime Claims of the Federal Rules of Civil Procedure, vacating or reducing the maritime attachment issued in this action, and granting Transgrain such other and further relief as the Court may deem just and appropriate.

Service of a copy of this Order and the papers on which it is based by e-mail to Plaintiff's counsel, Donald P. Murnane and/or Manuel A. Molina and/or Freehill, Hogan & Mahar, LLP on or before February 20, 2007 at _.m., shall be deemed sufficient.

Plaintiff shall serve attorneys its Opposition on Transgrain's counsel on or before

Transgrain shall serve its Reply on Plaintiff's attorneys on or before $\frac{2/2\zeta}{}$,

2008.

Dated: New York, New York February <u>29</u>2008

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